The Real Article Thirteen in Amendment

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I have Youtube videos that are videos of Private Information Shares that show these and other court citations that are available for a donation

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The following pages contain the Constitution of the United States with the 13 Amendments to the Constitution; the Bill of Rights; and the Constitution of Virginia.

I do hereby certify that the following twenty-five (25) pages, (the cover page and pages 16-39) are a true and correct photocopy of the original publication, *The Revised Code of The Laws of Virginia: Being A Collection Of All Such Acts Of The General Assembly, Of A Public And Permanent Nature, As Are Now In Force; With A General Index, Volume I*, Richmond: printed by Thomas Ritchie, Printer To The Commonwealth, 1819, now archived at the Sam Houston Regional Library and Research Center of the Archives & Information Services Division, of the Texas State Library and Archives Commission.


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The revised code
of the
Laws of Virginia:
being
a collection of all such acts
of the
General Assembly,
of a public and permanent nature, as are now in force;
with a general index.

To which are prefixed,
The Constitution of the United States;
The Declaration of Rights;
and
The Constitution of Virginia.

Published pursuant to an act of the General Assembly, entitled "An act providing for the re-publication of the Laws of this Commonwealth," passed March 12, 1819.

Volume I.

Richmond:
Printed by Thomas Ritchie,
Printer to the Commonwealth.
1819.

A. D. 1812.  
A. R. C. 43.

Revised bills passed the present session, not to be printed with the laws thereof. 

Exception. 

Repeal of all acts of a general nature not published in such Code. 

Proviso. 

Commencement. 

8. And be it also enacted, That the revised bills passed during the present session of the General Assembly, shall not be printed with the other laws passed at the present session, except such bills and parts of bills as take effect before the first day of January next.

9. All acts and parts of acts of a general nature, which shall not be published in the code aforesaid, pursuant to the directions of this act, either entire or by their titles, shall be, and the same are hereby repealed, from and after the first day of January next: Provided, however, That such repeal shall not prevent the prosecution of any offence committed, or impair any right accrued before the said first day of January; but such offence may be prosecuted, and such right may be maintained and asserted, in the same manner as if this repealing section had never passed.

10. This act shall commence and be in force from and after the passage thereof.

C. 2. 

CONSTITUTION OF THE UNITED STATES. 

We, the people of the United States, in order to form a more perfect union, establish justice, ensure domestic tranquility, provide for the common defence, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this constitution for the United States of America.

ARTICLE I.

Section 1.

Legislative powers vested in Congress. 1. All legislative powers herein granted, shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

Section 2.

House of Representatives; its members; by whom chosen; qualifications of electors. A representative to be aged 35; seven years a citizen of the United States; and an inhabitant of his state when elected. Representatives and taxes to be apportioned according to numbers.

1. The House of Representatives shall be composed of members chosen every second year by the people of the several states; and the electors in each state shall have the qualifications requisite for electors of the most numerous branch of the state legislature.

2. No person shall be a representative who shall not have attained to the age of twenty-five years, and been seven years a citizen of the United States, and who shall not, when elected, be an inhabitant of that state in which he shall be chosen.

3. Representatives and direct taxes shall be apportioned among the several states which may be included within this union, according to their respective numbers, which shall be de-
2. The person having the greatest number of votes as vice president, shall be the vice president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then, from the two highest numbers on the list, the senate shall choose the vice president: a quorum for the purpose shall consist of two thirds of the whole number of senators; and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice president of the United States.

ARTICLE 13.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.
I hereby certify that the annexed copy (or each of the annexed copies) is a true copy of a record in the legal custody of the State Archivist of Colorado, and is filed among the records of the Colorado Territory Legislative Assembly, Territory of Colorado, deposited therein.

General laws, joint resolutions, memorials, and private acts, passed at the first session of the legislative assembly, Denver, Colorado Territory, September 9, 1861.

Title page, pages 20, 21, 2 [sic], and 35. Total 5 pages.

October 4, 1895

[Signature]

STATE ARCHIVIST OF COLORADO
the two highest numbers in the list, the Senate shall choose the Vice President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of President, shall be eligible to that of Vice President of the United States.

ARTICLE XIII

If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

[Note.—The 11th article of the amendments to the Constitution was proposed at the second session of the third Congress; the 12th article, at the first session of the eighth Congress; and the 13th article, at the second session of the eleventh Congress.]
True Article 13 in Amendment

- Taken from 1819 Virginia Statutes
- Taken from 1861 Colorado Statutes
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British-American Diplomacy
The Paris Peace Treaty of September 30, 1783

In the name of the most holy and undivided Trinity.

It having pleased the Divine Providence to dispose the hearts of the most serene and most potent Prince George the Third, by the grace of God, King of Great Britain, France, and Ireland, defender of the faith, Duke of Brunswick and Lunebourg, arch-treasurer and prince elector of the Holy Roman Empire etc., and of the United States of America, to forget all past misunderstandings and differences that have unhappily interrupted the good correspondence and friendship which they mutually wish to restore, and to establish such a beneficial and satisfactory intercourse, between the two countries upon the ground of reciprocal advantages and mutual convenience as may promote and secure to both perpetual peace and harmony; and having for this desirable end already laid the foundation of peace and reconciliation by the Provisional Articles signed at Paris on the 30th of November 1782, by the commissioners empowered on each part, which articles were agreed to be inserted in and constitute the Treaty of Peace proposed to be concluded between the Crown of Great Britain and the said United States, but which treaty was not to be concluded until terms of peace should be agreed upon between Great Britain and France and his Britannic Majesty should be ready to conclude such treaty accordingly; and the treaty between Great Britain and France having since been concluded, his Britannic Majesty and the United States of America, in order to carry into full effect the Provisional Articles above mentioned, according to the tenor thereof, have constituted and appointed, that is to say his Britannic Majesty on his part, David Hartley, Esq., member of the Parliament of Great Britain, and the said United States on their part, John Adams, Esq., late a commissioner of the United States of America at the court of Versailles, late delegate in Congress from the state of Massachusetts, and chief justice of the said state, and minister plenipotentiary of the said United States to their high mightinesses the States General of the United Netherlands; Benjamin Franklin, Esq., late delegate in Congress from the state of Pennsylvania, president of the convention of the said state, and minister plenipotentiary from the United States of America at the court of Versailles; John Jay, Esq., late president of Congress and chief justice of the state of New York, and minister plenipotentiary from the said United States at the court of Madrid; to be plenipotentiaries for the concluding and signing the present definitive treaty; who after having reciprocally communicated their respective full powers have agreed upon and confirmed the following articles.
Definitive Treaty of Peace of 1783

- King George signed as “King of England and France” and as “Arch Treasurer and Prince Elector of the Holy Roman Empire and the United States of America”
- Financed both sides of the War of Independence with Roman Cult money
- Founding fathers had to know
- The Roman Cult was responsible for the War of Independence
ARTICLE 1 "It is agreed and certified that the sums advanced by His Majesty to the Congress of the United States under the title of a loan, in the years 1778, 1779, 1780, 1781, and the present 1782, amount to the sum of eighteen million of livres, money of France, according to the following twenty-one receipts of the above-mentioned underwritten Minister of Congress, given in virtue of his full powers,.....

By which receipts the said Minister has promised, in the name of Congress and in behalf of the thirteen United States, to cause to be paid and reimbursed to the royal treasury of His Majesty, on the 1st of January, 1788, at the house of his Grand Banker at Paris, the said sum of eighteen millions, money of France, with interest at five per cent per annum."

Treaty between the King of France (King George) and the Thirteen Colonies of the United States of North America, signed at Versailles July 16, 1782

Debt was due and payable on 1 January 1788

Created the first bankruptcy

Bankruptcy under international law is 70 years, United States emerged from bankruptcy in 1858

3 years later (March 27, 1861) the Southern States walked out of Congress

Battle of Fort Sumpter April 12-14, 1861
Article 13 in Amendment was proposed in 1811.

The Roman Cult’s owned and operated Crown engaged in the War of 1812 to facilitate the “disappearance” of the true Article 13 in Amendment.

One of the major engagements was when the British went to the Capitol and burned the Capitol and the National Archives.

The ratification records would have been kept in the National Archives.
Announcing a subscription based Youtube channel called Sovereignty International

The recommended cost of the subscription is currently US$1.99 because it avoids the advertising ONLY

The ONLY power that the N.W.O. satanists have over us is through fraud and deception, and my agenda is to expose it for all our benefit

For that reason there will be very little exclusive material on that channel

Currently publishing 5 videos a week

https://www.youtube.com/channel/UCokSQqXw1y2_2hAtJxUcoNw
Sovereignty International

THE MATRIX

Paid channel
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First 14 days free • No advertising

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INNS OF COURT - "These are certain private unincorporated associations, in the nature of collegiate houses, located in London, and invested with the exclusive privilege of calling men to the bar;..." Black's Law Dictionary, 5th Edition page 709.
There is an American Inns of Court foundation
Every state has a local Inns of Court chapters
Inns of Court is 4 law schools located in the City of London.

Greys Inn, Lincoln’s Inn, Inner Temple, Middle Temple.

City of London was not conquered by William the Conqueror (circa 1066).

It is approximately 1-2 miles square in downtown London and has a wall around it.

The City of London is foreign territory to the rest of England.
The true Article 13 in Amendment made it impossible for the Roman Cult’s BAR members to hold any position of trust (requires an oath of office)
For great custom websites, domain names, and hosting go to:

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Use coupon code CY172 for 20% off your first order

CubeYard.com – your source for websites, domain names, and hosting
All BAR members are getting a special privilege or honor from a foreign power

All BAR members are foreign agents of the Roman Cult

All BAR members have a Title of Nobility – esquire
Bar Members (Attorneys)

“EMOLUMENT. The lawful gain or profit which arises from an office.” Bouvier’s Law Dictionary 1856 Edition
“ESQUIRE. A title applied by courtesy to officers of almost every description, to members of the bar, and others...2. In England, it is a title next above that of a gentleman, and below a knight.” Bouvier’s Law Dictionary 1856 Edition
AN ACT
To give the Supreme Court of the United States authority to make and publish rules in actions at law.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Supreme Court of the United States shall have the power to prescribe, by general rules, for the district courts of the United States and for the courts of the District of Columbia, the forms of process, writs, pleadings, and motions, and the practice and procedure in civil actions at law. Said rules shall neither abridge, enlarge, nor modify the substantive rights of any litigant. They shall take effect six months after their promulgation, and thereafter all laws in conflict therewith shall be of no further force or effect.

Sec. 2. The court may at any time unite the general rules prescribed by it for cases in equity with those in actions at law so as to secure one form of civil action and procedure for both: Provided, however, That in such union of rules the right of trial by jury as at common law and declared by the seventh amendment to the Constitution shall be preserved to the parties inviolate. Such united rules shall not take effect until they shall have been reported to Congress by the Attorney General at the beginning of a regular session thereof and until after the close of such session.

Approved, June 19, 1934.
BAR Members = Roman Cult

- All BAR members are regulated by the Supreme Court of the State
- All BAR members wear their Roman Cult military uniform
- The real Article Thirteen in Amendment was put in place to prevent BAR members from having any influence in America
Military Uniform = Roman Cult

JUDGE WORKS FOR THE STATE

PROSECUTOR WORKS FOR THE STATE

POLICE/WITNESS WORKS FOR THE STATE
Downes v. Bidwell, 182 U.S. 244 1901. Dissenting opinion of Justice Marshall Harlan. “Two national governments exist, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument”

Congress is owned and operated by the Roman Cult

It is all based on citizenship – Do you know Who You are?

Watch the Do You Know Who You Are? Playlist

Watch the Everything is an Illusion video
There are no common law offenses against the United States. Only those acts which Congress has forbidden, with penalties for disobedience of its command, are crimes. 

- *United States v. Hudson & Goodwin*, 11 U.S. (7th Cr.) 32 (1812);
- *United States v. Coolidge*, 14 U.S. (1 Wheat.) 415 (1816);
- *United States v. Britton*, 108 U.S. 199, 206 (1883);
Everything is in Admiralty

“A writ of error doth not lie upon a sentence in the admiralty, but an appeal. 4 Inst. 135. 339.” Tomlins Law Dictionary 1835 Edition under the definition of Admiralty

Appeals are in Admiralty

It is called a Court of Appeals

It is the same thing that precipitated the War of Independence
“...statutes have been passed extending the courts of admiralty and vice-admiralty far beyond their ancient limits for depriving us the accustomed and inestimable privilege of trial by jury, in cases affecting both life and property......to supersede the course of common law and instead thereof to publish and order the use and exercise of the law martial....... and for altering fundamentally the form of government established by charter.

We saw the misery to which such despotism would reduce us.” Causes and Necessity of Taking Up Arms (1775)
“In the meantime, "Civil Law" was the form of law imposed in the Roman Empire which was largely (if not wholly) governed by martial law rule. "Equity“ has always been understood to follow the law; to have "superior equity," is to turn things on their head. This is exactly what happens when martial law is imposed. If "equity" is the law, then it follows its own course rather than following the common law, thereby destroying the common law and leaving what is called "equity" in its place.” Dyett v Turner 439 P2d 266 @ 269, 20 U2d 403 [1968] The Non-Ratification of the Fourteenth Amendment by Judge A.H. Ellett, Utah Supreme Court,

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A “penal action” is an action on a penal statute; an action for recovery of penalty given by statute. *McNeely v. City of Natchez*, 114 So. 484, 487; 148 Miss. 268.

Where an action is founded entirely upon a statue, and the only object of it is to recover a penalty or forfeiture, such action is a “penal action.” *Gawthrop v. Fairmont Coal Co.*, 81 S.E. 560, 561; 74 S.Va. 39.
The words “penal” and “penalty” in their strict and primary sense denote a punishment, whether corporal or pecuniary, imposed and enforced by the state for a crime or offense against its laws. The noun penalty is defined forfeiture or to be forfeited for noncompliance with an agreement. The words forfeit and penalty are substantially synonymous. Missouri, K. & T. Ry. Co. v. Dewey Portland Cement Co., 242 P. 257, 259, 113 Okla. 142.
A “penal action” is one founded entirely on statute, and the only object is to recover a penalty or a forfeiture imposed as a punishment for a certain specific offense, while a “remedial action: is one which is brought to obtain compensation or indemnity. Cummings v. Board of Education of Okla. City, 125 P2d 989, 994, 190 Okl. 533

A “penal action” is a civil suit brought for the recovery of a statutory forfeiture when inflicted as punishment for an offense against the public. Such actions are “civil actions, “ on the one hand closely related to criminal prosecutions and on the other to actions for private injuries in which the party aggrieved may, by statute, recover punitive damages. State ex rel. McNamee v. Stobie, 92 SW 191, 212, 194 Mo. 14
Bankster Thieves 1, 2, & 3
Roman Cult Slave Scam series
Bankrupt Corporate (so-called) Governments
BAR Members 1 - 3
D.I.Y. How NOT to Volunteer for the Selective Service and the Draft
Martial Law is here!
D.I.Y. No Income Tax
D.I.Y. No Sales Tax
D.I.Y. Traffic Stop 1 & 2
D.I.Y. Free Mail 1 & 2
D.I.Y. Kangaroo Courts 1 - 9

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"But individuals, when acting as representatives of a collective group, cannot be said to be exercising their personal rights and duties, nor be entitled to their purely personal privileges. Rather they assume the rights, duties and privileges of the artificial entity or association of which they are agents or officers and they are bound by its obligations." Brasswell v. United States 487 U.S. 99 (1988) quoting, United States v. White 322 U.S. 694 (1944).
“Whenever [the Uniform Commercial Code] creates a "presumption" with respect to a fact, or provides that a fact is "presumed," the trier of fact must find the existence of the fact unless and until evidence is introduced that supports a finding of its nonexistence.” UCC § 1-206 Presumptions
“(a) In an action with respect to an instrument, the authenticity of, and authority to make, each signature on the instrument are admitted unless specifically denied in the pleadings. If the validity of a signature is denied in the pleadings, the burden of establishing validity is on the person claiming validity, but the signature is presumed to be authentic and authorized unless the action is to enforce the liability of the purported signer and the signer is dead or incompetent at the time of trial of the issue of validity of the signature.” Texas Business and Commerce Code § 3.308 Proof of Signatures and Status as Holder in Due Course [emphasis added]

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“The following rules apply in an action on a certificated security against the issuer:

1. Unless specifically denied in the pleadings, each signature on a security certificate or in a necessary indorsement is admitted.

2. If the effectiveness of a signature is put in issue, the burden of establishing effectiveness is on the party claiming under the signature, but the signature is presumed to be genuine or authorized.” Texas Business and Commerce Code § 8.114 Evidentiary Rules Concerning Certificated Securities [emphasis added]
These Roman Cult Satanist BAR member whore masquerading as a Judge forges your signature onto a contract and then presumes it is authorized and authentic (who is going to call a “Judge” a liar)

That is how they are populating the prisons

Karl Lents brought up the issue of forgery against CPS (when they stole his son) in his successful 1 page lawsuit

See the Judicial Whores video
“He [the convicted felon] has as a consequence of his crime, not only forfeited his liberty but all his personal rights except those which the law in its humanity affords him. He is for the time being a slave of the state.” 62 Va. (21 Gratt.) 790, 796 (1871)

“If a man be found stealing any of his brethren of the children of Israel, and maketh merchandise of him, or selleth him; then that thief shall die; and thou shalt put evil away from among you.” Deuteronomy 24:7
International Law is a subset of Canon Law
International Law started with the Roman Cult
UNIDROIT stands for the International Institute for the Unification of Private Law
UNIDROIT is located about 100 yards from the Holy See
UNIDROIT controls and governs the Uniform Commercial Code
Through UNIDROIT the Roman Cult has seized control of all courts
The Roman Cults BAR members are already all officers of all Courts – See the BAR Members 1, 2, & 3 videos
Get US Out of the UN NOW!!

- The United Nations is owned and operated by the Crown and their Roman Cult handlers
- See The Crown is Owned and Operated by the Roman Cult video
- See the United States is a Crown Colony and the Crown Owns and Operates the United Nations 1 & 2 videos
- UNIDROIT is coming from the United Nations – See The Roman Cult Slave Scam 1 video
- The United Nations maintains the International Law collection which is also coming from the Roman Cult
- They are using the Roman Cult’s International Law Rule to assault us with their fraudulent fictitious cestui que trust / US citizen / slave

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The Vatican's Holocaust

The sensational account of the most horrifying religious massacre of the 20th century

By Avro Manhattan – Knight of Malta

About the Author:

Avro Manhattan was the world's foremost authority on Roman Catholicism in politics. A resident of London, during WW II he operated a radio station called "Radio Freedom" broadcasting to occupied Europe. He was the author of over 20 books including the best-seller The Vatican in World Politics, twice Book-of-the-Month and going through 57 editions.

He was a Great Briton who risked his life daily to expose some of the darkest secrets of the Papacy.

His books were #1 on the Forbidden Index for the past 50 years!!

Ed Note: This issue from 1986 - in 2006 the record is now 70 Years on the forbidden book list.
PREFACE TO THE AMERICAN EDITIONS:

THE VATICAN’S HOLOCAUST is not a misnomer, an accusation, and even less a speculation. It is an historical fact.

Rabid nationalism and religious dogmatism were its two main ingredients.

During the existence of Croatia as an independent Catholic State, over 700,000 men, women and children perished.

Many were executed, tortured, died of starvation, buried alive, or were burned to death.

Hundreds were forced to become Catholic.

Catholic padres ran concentration camps; Catholic priests were officers of the military corps which committed such atrocities. 700,000 in a total population of a few million, proportionally, would be as if one-third of the USA population had been exterminated by a Catholic militia.

What has been gathered in this book will vindicate the veracity of these facts. Dates, names, and places, as well as photos are there to prove them.

They should become known to the American public, not to foster vindictiveness, but to warn them of the danger, which racialism and sectarianism, when allied with religious intolerance can bring to any contemporary nation, whether in Europe or in the New World.

This work should be assessed without prejudice and as a lesson; but even more vital, as a warning for the future of the Americans, beginning with that of the USA.

Avro Manhattan,
1986

Editor’s Note

An armed Serbia could have easily prevented this Holocaust.

Thank God for the 2nd Amendment to the Constitution which guarantees the right to bear arms.

Freedom of religion and an armed citizenry go hand in hand and is the only guarantee that this won’t happen in the U.S.

Ed Note: It is the Vatican One World Government that doesn’t want you to have the right to own arms or to use any means to defend yourself.
BAR Members = BAAL Priests

- The United States has the biggest prison population on the planet
- Everybody in prison is there because of a BAR member
- The banksters get away with their thefts because of BAR members
- The United States makes war on foreign countries because of BAR members
- The pharmaceutical companies sell their drugs (sorcery) because of BAR members
- There is no justice in the courts because of BAR members
- The literally millions of codes rules and regulations are brought to us by BAR members
- The Courts are an extortion racket

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